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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/504,005	02/14/2000	Sami Boutros	CISCO-1935	7397	
7590 05/05/2006			EXAMINER		
JONATHAN VELASCO			KLIMACH, PAULA W		
SIERRA PATENT GROUP, LTD P.O. BOX 6149		ART UNIT	PAPER NUMBER		
STATELINE, N	NV 89449	89449		2135	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	•	Application No.	Applicant(s)			
		09/504,005	BOUTROS ET AL			
	Office Action Summary	Examiner	Art Unit			
		Paula W. Klimach	2135			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHOF WHICH - Extensic after SIX - If NO pe - Failure t Any repl	RTENED STATUTORY PERIOD FOR REPLY EVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 (c) MONTHS from the mailing date of this communication. A priod for reply is specified above, the maximum statutory period we or reply within the set or extended period for reply will, by statute, by received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEL	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠ R	esponsive to communication(s) filed on 02/06	5 <u>/06</u> .				
2a)⊠ T	his action is <b>FINAL</b> . 2b) ☐ This	action is non-final.				
3)□ S	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition	n of Claims					
4)⊠ C	laim(s) 27-47 is/are pending in the application	) <b>.</b>				
<b>4</b> a	) Of the above claim(s) is/are withdraw	vn from consideration.				
5)□ C	laim(s) is/are allowed.					
	laim(s) <u>27-47</u> is/are rejected.					
-	laim(s) is/are objected to.					
8)∐ C	laim(s) are subject to restriction and/or	election requirement.	•			
Application	n Papers					
9)∐ Th	e specification is objected to by the Examine	r.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
R	eplacement drawing sheet(s) including the correcti	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).			
11)□ Th	ne oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority un	der 35 U.S.C. § 119	·				
12)□ Ad a)□	cknowledgment is made of a claim for foreign All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).			
1.	☐ Certified copies of the priority documents	have been received.				
2.	☐ Certified copies of the priority documents	have been received in Application	on No			
3.	☐ Copies of the certified copies of the prior	ity documents have been receive	d in this National Stage			
	application from the International Bureau	(PCT Rule 17.2(a)).				
* See	e the attached detailed Office action for a list of	of the certified copies not receive	d.			
Attachment(s						
1) Notice of	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary ( Paper No(s)/Mail Da				

U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05)

Paper No(s)/Mail Date \_\_\_\_\_.

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

6) Other: \_

5) Notice of Informal Patent Application (PTO-152)

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# **DETAILED ACTION**

## Response to Amendment

This office action is in response to amendment filed on 02/06/06. The amendment filed on 02/06/06 have been entered and made of record. Therefore, presently pending claims are 24-47.

# Response to Arguments

Applicant's arguments filed 02/06/06 have been fully considered. The reference of Firth is added to overcome the deficiencies of Williams and O'brien.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 27-42 and 46-47 are rejected under 35 U.S.C. 103(a) as being unpatentable over Williams (U.S. Patent 5,996,077) in view of O'Brien et al. (6,658,571 B1), and Firth et al (5,987,517).

In reference to claim 27, Williams discloses a hierarchical arrangement of security devices for securing a protected network through a plurality of security devices (abstract). The device consists of a legacy firewall (security device A, principle device) connected to each of a plurality of communication interfaces (public and protected network) and executing at least on inspection module is software code configured to carry out an operation of providing protocol.

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information for a particular protocol to said firewall core (column 5 line 53 to column 6 line 6); and a new inspection module inserted into an operating memory of said firewall core wherein said new inspection module is software code configured to carry out an operation of providing protocol information for a particular protocol to said firewall core (column 4 lines 1-28 in combination with Fig. 2).

Although Williams discloses the next generation of firewall coexisting with the legacy firewall, Williams does not expressly disclose the new inspection module inserted during operation of said firewall core.

However, O'Brien disclose the separate subsystem consisting of at least one inspection module coupled for communication to the user space, said inspection module configured to provide protocol inspection of data (column 3 lines 39-56), said inspection module is further configured to be installed during the operation of the system (column 3 lines 56-64).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use security modules as in O'Brien to provide protocol inspection in the system of Williams. One of ordinary skill in the art would have been motivated to do this because security information that is application and resource specific which would reduce the damage that malicious software can cause in the event that malicious software is accidentally executed without additional hardware, or modification to the individual software applications or the underlying operating system.

Williams discloses a firewall core, however Williams does not discloses a system wherein the new particular protocol is different from each of the particular protocol provided by each of the at least one inspection module.

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Firth discloses a system wherein the new particular protocol is different from each of the particular protocol provided by each of the at least one inspection module (column 4 lines 13-15).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to functionally for a new protocol as in Firth in the system of Williams. One of ordinary skill in the art would have been motivated to do this because it would allow the easy establishment of communications with a variety of computer networks.

In reference to claim 32, Williams discloses a hierarchical arrangement of security devices for securing a protected network through a plurality of security devices (abstract). A communication unit wherein said communication unit is operatively coupled to each one of communication interfaces connected to said network (parts 101 and 102 Fig. 2). A firewall core (principle device) and one of said at least one inspection modules (security devices) and wherein each said at least one inspection module is software code configured to carry out the operation of providing protocol information and to inspect data packets of a particular protocol (column 4 lines 1-28 in combination with Fig. 2).

Although Williams discloses the communication to the security devices (Fig 2.)

Williams does not disclose a set of call back functions, retrieved from said inspection module,
each function providing communication between the firewall core and the inspection module. In
addition the firewall core (principle device) disclosed by Williams is not further configured to
monitor memory to determine when a new inspection module is loaded into said memory.

O'Brien discloses a set of callback functions, retrieved from said inspection module, each said function providing communication between the security master and said inspection module

(column 5 lines 15-27). In addition the system of O'Brien is configured to monitor a memory to determine when a new inspection module is loaded into said memory (column 5 lines 28-46).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use callback functions from security modules as in O'Brien to provide protocol inspection in the system of Williams. One of ordinary skill in the art would have been motivated to do this because callback functions allow the security modules to communicate with the user space so that security information that is application and resource specific which would reduce the damage that malicious software can cause in the event that malicious software is accidentally executed without additional hardware, or modification to the individual software applications or the underlying operating system.

Williams discloses a firewall core, however Williams does not discloses a system wherein the new particular protocol is different from each of the particular protocol provided by each of the at least one inspection module.

Firth discloses a system wherein the new particular protocol is different from each of the particular protocol provided by each of the at least one inspection module (column 4 lines 13-15).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to functionally for a new protocol as in Firth in the system of Williams. One of ordinary skill in the art would have been motivated to do this because it would allow the easy establishment of communications with a variety of computer networks.

In reference to claim 36, Williams discloses a hierarchical arrangement of security devices for securing a protected network through a plurality of security devices (abstract). The

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inspection unit is configured to inspect and authorize data packets (column 4 lines 62-65); a function table which corresponds to a connection table (column 7 lines 31-36).

Although Williams discloses the communication to the security devices (Fig 2.) and a connection table, Williams does not disclose a set of call back functions, retrieved from said inspection module, each function providing communication between the firewall core and the inspection module. In addition the firewall core (principle device) disclosed by Williams is not further configured to monitor memory to determine when a new inspection module is loaded into said memory.

O'Brien discloses a set of callback functions, retrieved from said inspection module, each said function providing communication between the security master and said inspection module (column 5 lines 15-27). In addition the system of O'Brien is configured to monitor a memory to determine when a new inspection module is loaded into said memory (column 5 lines 28-46).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use callback functions from security modules as in O'Brien to provide protocol inspection in the system of Williams. One of ordinary skill in the art would have been motivated to do this because callback functions allow the security modules to communicate with the user space so that security information that is application and resource specific which would reduce the damage that malicious software can cause in the event that malicious software is accidentally executed without additional hardware, or modification to the individual software applications or the underlying operating system.

Williams discloses a firewall core, however Williams does not discloses a system wherein the new particular protocol is different from each of the particular protocol provided by each of the

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at least one inspection module.

Firth discloses a system wherein the new particular protocol is different from each of the particular protocol provided by each of the at least one inspection module (column 4 lines 13-15).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to functionally for a new protocol as in Firth in the system of Williams. One of ordinary skill in the art would have been motivated to do this because it would allow the easy establishment of communications with a variety of computer networks.

In reference to claims 39 and 43, Williams discloses a hierarchical arrangement of security devices for securing a protected network through a plurality of security devices (abstract). The inspection unit is configured to inspect and authorize data packets (column 4 lines 62-65).

O'Brien discloses a) loading an inspection module comprising new protocol inspection knowledge and a function table having a set of callback functions (column 5 lines 1-27); to b) notifying the security master of said inspection module (column 5 lines 12-27); and c) communicating said set of callback functions to the security master (column 5 lines 27-45).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use callback functions from security modules as in O'Brien to provide protocol inspection in the system of Williams. One of ordinary skill in the art would have been motivated to do this because callback functions allow the security modules to communicate with the user space so that security information that is application and resource specific which would reduce the damage that malicious software can cause in the event that malicious software is accidentally

executed without additional hardware, or modification to the individual software applications or the underlying operating system.

Williams discloses a firewall core, however Williams does not discloses a system wherein the new particular protocol is different from each of the particular protocol provided by each of the at least one inspection module.

Firth discloses a system wherein the new particular protocol is different from each of the particular protocol provided by each of the at least one inspection module (column 4 lines 13-15).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to functionally for a new protocol as in Firth in the system of Williams. One of ordinary skill in the art would have been motivated to do this because it would allow the easy establishment of communications with a variety of computer networks.

In reference to claim 28, wherein the firewall core is configured to monitor said operation memory for said new inspection module.

O'Brien is configured to monitor a memory to determine when a new inspection module is loaded into said memory (column 5 lines 28-46).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use callback functions from security modules as in O'Brien to provide protocol inspection in the system of Williams. One of ordinary skill in the art would have been motivated to do this because callback functions allow the security modules to communicate with the user space so that security information that is application and resource specific which would reduce the damage that malicious software can cause in the event that malicious software is accidentally

executed without additional hardware, or modification to the individual software applications or the underlying operating system.

In reference to claims 29 and 46, wherein said inspection module further comprises callback functions, said functions communicated to said firewall core and providing communication between said firewall core and said inspection module.

Williams does not expressly disclose the use of callback functions which communicate to the firewall core and providing communication between the firewall core and said inspection module.

O'Brien discloses a set of callback functions, retrieved from said inspection module, each said function providing communication between the security master and said inspection module (column 5 lines 15-27)

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use callback functions from security modules as in O'Brien to provide protocol inspection in the system of Williams. One of ordinary skill in the art would have been motivated to do this because callback functions allow the security modules to communicate with the user space so that security information that is application and resource specific which would reduce the damage that malicious software can cause in the event that malicious software is accidentally executed without additional hardware, or modification to the individual software applications or the underlying operating system.

In reference to claims 30, 37, 42, 47, wherein each said at least one inspection module and new inspection module are each further configured to indicate to said firewall core for which protocol for data packets said inspection module is configured to provide inspection (column 7)

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lines 29-47 in combination with column 6 lines 1-6).

In reference to claims 31 and 34, wherein each data packet intercepted by said firewall core further includes session information comprising address and port data (column 5 line 60 to column 6 line 6), the firewall core further configured to map said session information for each said data packet to one of said at least one inspection modules and the new inspection module (column 7 lines 35-47).

In reference to claim 33, wherein said communication unit further configured to intercept network data communicated via each of said plurality of communication interfaces (Fig. 2).

In reference to claims 35, 38, 41, and 45, wherein said communication unit is further configured to communicate a packet between said communication interface and one of said at least one inspection modules (Fig. 2).

In reference to claims 40, and 44, further comprising enabling said inspection module, prior to communicating said set of callback function to said firewall core. The new information is used to filter packets therefore the new rules, provided by the security device, are in an enabled state similar to the state of the principle device.

Claims 43-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Williams (U.S. Patent 5,996,077) in view of O'Brien et al. (6,658,571 B1).

In reference to claim 43, Williams discloses a hierarchical arrangement of security devices for securing a protected network through a plurality of security devices (abstract). The inspection unit is configured to inspect and authorize data packets (column 4 lines 62-65).

O'Brien discloses a) loading an inspection module comprising new protocol inspection

knowledge and a function table having a set of callback functions (column 5 lines 1-27); to b) notifying the security master of said inspection module (column 5 lines 12-27); and c) communicating said set of callback functions to the security master (column 5 lines 27-45).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use callback functions from security modules as in O'Brien to provide protocol inspection in the system of Williams. One of ordinary skill in the art would have been motivated to do this because callback functions allow the security modules to communicate with the user space so that security information that is application and resource specific which would reduce the damage that malicious software can cause in the event that malicious software is accidentally executed without additional hardware, or modification to the individual software applications or the underlying operating system.

Williams discloses a firewall core, however Williams does not discloses a system wherein the new particular protocol is different from each of the particular protocol provided by each of the at least one inspection module.

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to functionally for a new protocol as in Firth in the system of Williams. One of ordinary skill in the art would have been motivated to do this because it would allow the easy establishment of communications with a variety of computer networks.

In reference to claim 44, further comprising enabling said inspection module, prior to communicating said set of callback function to said firewall core. The new information is used to filter packets therefore the new rules, provided by the security device, are in an enabled state similar to the state of the principle device.

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In reference to claim 45, wherein said communication unit is further configured to communicate a packet between said communication interface and one of said at least one inspection modules (Fig. 2).

#### Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paula W. Klimach whose telephone number is (571) 272-3854. The examiner can normally be reached on Mon to Thr 9:30 a.m to 5:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on (571) 272-3859. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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PWK Monday, May 01, 2006

HOSUK SONG PRIMARY EXAMINED